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22 June 1949

Consorship of Sublications Entering the U.S. Information and the tering for

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- deted 15 April 1949, forwarded a request from the for information regarding the control and consorably of publications entering the U.S. This is presumably required as a guide in formulating regislation and policy for the country of origing and, to that extent, to have examined the philosophy and views of various authorities on the general topic, together with current laws and regulations in force in the J. S. To will forward as much of the printed information as we come assemble without extending our search to an interestical and purely as desire plans. Collection of this material has been delayed in order to obtain a copy of the latest postal regulations sould wall be available in a short time.
- 2. A cle r comprehension of our laws end regulations can best be actiliaved by an examination of the previsions timeselves but a few becarains words may help. Basically, control of publications in any form a core to be repugnant to the guarentoes of the First and Fourteenth Amendments of the advert Constitution. Article I of our "Bill of Rights" the First amendment - is directed against Federal restraint, and states that - "Congress shall sake no law was abridging the freedom of speech, or of the press. ween The Fourt enth Accordent contains a complementary protection against restrictive legislation by the individual States. int the Chartitetical guarantees are not as conclusive or final as they appear. In the free of what is even today a conviderable body of wind re and altruistic disport, the fact is firm that both Federal and State control is in force and its justification has been sustaired by our Charl judicial arbitors. The reasoning is not always consistent and Land, but a rithin broad planks in the framework persistently appear. Ireadon of openin and the pries are bodrock descoratio rights, but the very programment granting such rights imposes a supersoning limitation on their nilmidited enjoyment. As one criter (an. .rami localry - "rada ef the Press) points out, There are dirtuin officies powers of control over free expression and its preconvention does not correct injury to another's tenglide inferents, peril to the returned accuracy onen the danger is blear on prement, or forfeiters of the light to preserve contain norms and standards of community weeds and conduct. Thus, we control slander, libel and personal injury, sedition and erhaml threat, as well as obsecuty or indecency. But, even a to the secrent of writing, it is far from clear what opinion may prevail in any given same. (See the 5-4 decision of the Supreme Court on Ir of a of speech - Terminicallo Cano, May 1949.)

- 3. Without probing the view of critics and scholars, the purpose and aims of our regulatory legislation is self-wident from the terms of the laws themselves. Restrictive Federal legislation controls public tions through the instrumentalities - customs and the mails. Since the basic query is limited to publications, we will ignore my and other erticles ranging from gorms to firearms. Under customs laws, per one are prohibited from knowingly bringing into the country "any book, pamphilate, paper, writing, advertisement, circular, print, picture, or drawing" which advocates treason or insurrection a miner the t.S. or resistance to law, which contains threats of bodily hars, obscene though s, or methods of abortion, or which advertises or implements lottery. The offending publication is subject to scinure, and due process of les is preserved through provisions for subsequent determination of destruction or admittance. Court decisions are not abundant, but an able discussion of the problems injurent in defining "obsecutiv" under the Act is presented in the enclosed opinion of Judge Roolsey on the book "Wysses".
- the While Gustoms plays a substantial role, the amin means of controlling objectionable publications is through determent centrol of the mails. Cognizance over articles of desestic origin is obvious, but foreign sail comes under the same restraint through a provision requiring deseign vessels to deposit their sail on arrival in port. The laws the mediated are several, varied and somewhat confused as the result of a recent change in the Code. However, it can be stated generally that certain material is considered non-mailable, subject to criminal possity. The prohibitions are in line with those restrictions already mentioned for customs and they postain to = osdition or treason, resistance to iss, espionage, threats, lotteries, obscenity and indepency, libel fraud; and violation of U. S. copyrights by foreign sublications. For ready reference, appropriate sections of the forthcoming publications will be marked.
- upheld as valid restrictions which are not incompatible with the free-dex of speech and press guaranteed by the Constitution. Sudicial interpretation varies, of course, with the court, the facts, and the standards of the day. The Woolsey opinion provides an excellent example of judicial criteria on "obscenity". In at least one case, the word "indecent" was construed to include matter inciting marder or assaciantion; and what is "fraudulent" may depend on a number of factors. Meligious views are not objectionable simply because they clash with the sentiment of the majority of the people, and we have already indicated the "clear and present" nature of the danger required to bring seditions material within the pels. Other restrictions are related to interference with foreign commerce and falsification of

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of official documents. Generally, however, the controls fall mithin the broad groups given in paragraph 2 and their historical evolution would seem to be of only incidental interest.

6. The foregoing remarks have been directed to the basic less and regulations effective in peace time. Under the stress of war, more stringent and specific cemeprahip has been applied to press, radio, telegraph, and postul matters. Authorities consider the war power the broadest under our constitution. In implementing this power during World War II, Congress passed the first War Powers Act on December 18. 1941. Among other things, the act provided for consorable of communications, and an Office of Consorship was established by Executive Order The Order stated, in part, that "there is herely established the Office of Censorship, at the head of which shall be a Director of Censorship. The Director of Censorship shall cause to be consored, at his absolute discretion, communications by sail, cable, radio, or other means of transmission passing between the United States and any foreign country or which may be carried by any vessel or other means. of transportation touching at any port, place, or territory of the United States and bound to or from any foreign country, in accordance with such rules and regulations as the President shall from time to time prescribe. The establishment of rules and regulations in addition to the provisions of this Order should not be a condition to the examples of the powers herein granted or the pensorship by this order directed. The scope of this order shall include all foreign countries except such as may hereafter be expressly excluded by regulation. The Office was dissolved at the termination of the war, but during its existence it issued a muster of directlyes which may be of value in your study. While they are now out of print, we are enclosing heresith copies of some in their entirety, and partinent excerpts from others. "U. S. Consorship Regulations" rovised as of 30 January 1913, and "Gode of Eartime Fractices for the American Press" dated 1 Becomber 1913, are sufficiently comprehensive to warrant some study, and are forwarded as enclosures 3 and h. Other instructions controlling operating overseas cable and radio circuits and affiliated landship companies engaged in international traffic were issued as "Rules for Coersting Companies". and those of particular interest are forwarded in enclosure 5. Besides the specific regulations, various codes of wartime practices were formulated as guides where strict and definitive rules could not be given to cover myriad situations which might be encountered. As the Office of Comporting Indicated in the "Code of Warting Practices for Non-William" Radio Services", dated 1 March 1943, the Office itself had the responsibilities: first, strict consorship, and second, peordination of volume tary effort. In this particular guide, tent control of international radio traffic was complimented at home by the cooperative efforts of areas and radio to keep dangerous information out of circulation. In applying controls to that group of radios operated by federal, state, municipal and private groups and individuals in behalf of activities related to: les enforcement, aviation, was emergencies, civilian defense,

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emperimental activities, ferror traffic, meeting services, flood control, forestry services, schinistrative work, etc., the Office indicated that it had no intention of curtailing any existing service which are considered obschutely essential. It did state the follow-ing rule of thumb: "Abunton all unnecessary use of radio facilities: any two absolutely usecutial to cervice will invariably be of greater execut to ser war effort than it will be of old to the orange. The unrecessivy use of facilities which discloses information of value to the many is a total loss to our new effort." In the section of the Code applicable to breadcasters, the Office samed the breadcasting inchestry of the dampers inherent in news breadcasts, reutine progressions of the dampers inherent in news breadcasts, reutine progressions. ming, and commercial copy, and requested that certain name be kept atf the mir unless it had been made smallable for broadcast by appropriate authority or specifically eleared by the Office. In particular, 12 conclude man in regard to: weather, aread formes, ships (populate, oto. durance by energ land or one attache, action at sea, aneay all attack, planes, fortifications, sabotage, production, contact some interviews. per risoners, military intilligence, war now emering the country, and auch items as committee, strategy, the location of het objects, and general diplomatic information. The Office requested broadcasters to keep the microphone under the conclute control of the etation named ment or its representatives, n t to accept telephonic or telegraphed reports for antical selections, to exert constant control over quie programs, forces and interviews, and to be alert to may possible trans-micrist at subversive or classified information through the use of a conserved a continuity in programs or amountment broadpasts. Partimilar central of ferralgo language broadcasts was exerted through the employment of competent personnel, provious saintesion of cortifie for inspection, and the use of qualified consors and monitors total before and during broadcasts. These particular directives impart by the Office of Comportain are the most specific comples of working controls. They were temporary in nature and expired with the and of the need. In a sense of course, they were perely supplementary to the basic continuing acts controlling Espionage and Security States of restrictions on the collection and disclosure of national defense buform then remained in effect after the car, and were qualified during houtilities only by the additions or disloyal nature of cortain some which assumed their quality because of the clear property of the dense

7. If the oscioned and forthcoming material is not clear, or additional community are required, we will be glad to emplify our asplication or provide whatever further information you consider necessary. This may a little of the partirent interial is included in the "Castom House Guide", we thought perhaps the entire value might be smothly to the frother purposes.

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